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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/602,107	06/24/2003	Jean Lewis		9922	
36265 7	7590 03/10/2006		EXAMINER		
JEAN M. LEWIS			TILL, TERRENCE R		
11880 FALLING CREEK DR. MANASSAS, VA 20112			ART UNIT	PAPER NUMBER	
			1744	1744	

DATE MAILED: 03/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant							
Amendment (37	CFR 1.121)						

Applicant(s)	
	
Art Unit	• . • •
	Applicant(s) Art Unit

Notice of Moti-Combinant			Art Unit	1 1
Amendment (37 CFR 1.121)	Examiner	N.A. W.A		
The MAILING DATE of this communication	uappears on the C	over shoot with the	correspondence t	address
- · ~/~~(\1:(\)	() in conside	red oon-complian	t because it has ta	illed to meet the
ne amendment document filed or 2017 or 1.4. In order for the tem(s) is required.	e amendment do	ocument to be com	pliant, correction o	of the following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE T 1. Amendments to the specification: A. Amended paragraph(s) do not inc B. New paragraph(s) should not be to compare the compared to the compared t	tude markings.	AI DOCUMENT	O BEIAGIA-COM	Liruvi
2. Abstract:A. Not presented on a separate sheB. Other	et. 37 CFR 1.72.			
 3. Amendments to the drawings: A. The drawings are not properly ide "Annotated Sheet" as required by B. The practice of submitting proposes showing amended figures, without C. Other 	y 37 CFR 1.121(0	i). ection has been eli	minated. Replace	ement drawings
4. Amendments to the claims: A. A complete listing of all of the claim. B. The listing of claims does not inc. C. Each claim has not been provide of each claim cannot be identified number by using one of the follow (Previously presented), (New),	ed with the prope ed. Note: the standard lowing status identify Not entered), (Whaper have not be	r status identifier, a tus of every claim tifiers: (Original), ((ithdrawn) and (Wit en presented in as	must be indicated Currently amended hdrawn-currently accending numericated with the control of t	after its claim d), (Canceled), amended).
For further explanation of the amendment format in http://www.uspto.gov/web/offices/pac/dapp/opla/p	required by 37 CF	R 1.121, see MPI	EP § 714 and the U	USPTO website at
TIME PERIODS FOR FILING A REPLY TO THIS	NOTICE:			
Applicant is given no new time period if the infiled after allowance. If applicant wishes to repart of a corrected amendment must be resulted.	non-compliant an esubmit the non-comitted within the	time period set for	th in the final Offic	ce action.
2. Applicant is given one month , or thirty (30) d corrected section of the non-compliant ame amendment is one of the following: a prelimin request for continued examination (RCE) under 37 CFR 1 103(a) or (c), and an	ays, whichever is ndment in compli nary amendment, ler 37 CFR 1.114 amendment filed	s longer, from the r lance with 37 CFR a non-final amend l), a supplemental in response to a 0	nail date of this no 1.121 or 1.4, if the Iment (including a amendment filed v Quayle action	office to supply the end of a non-compliant submission for a within a suspension
Extensions of time are available under 3 amendment or an amendment filed in respective to timely respond to this notice was Abandonment of the application if the filed in response to a Quayle action; or Non-entry of the amendment if the notice was a second to the amendment of the notice was a second to the amendment of the notice was a second to the amendment of the notice was a second to the amendment of the notice was a second to the amendment of the notice was a second to the amendment of the notice was a second to the amendment of the amend	7 CFR 1.136(a) <u>conse to a Quaylo</u> vill result in: non-compliant a	only if the non-come action mendment is a nor	pliant amendment n-final amendment	or an amendment
Legal Instruments Examiner	NCL (LIE)	_ (5/1	Telephone N	10.